



# Gazette. Government

# BRITISH COLUMBIA.

Vol. 2, No. 18.

NEW WESTMINSTER, OCTOBER 3rd, 1863.

Price 121 cents.

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Supreme Court of Civil Justice

Dates of holding Courts of Assize Declaration of Bankrupts, -

# TERMS OF SUBSCRIPTION

# The Government Gazette

are \$5 per annum, \$2.75 per half-year, and \$1.50 per quarter, payable in advance. Single copies, 121 cents each, to be obtained of Messrs. Clarkson & Co., New Westminster, and of the Express Agents in the other

A yearly subscriber, for at least two copies, may have his name, business, and address inserted free in each number of the Gazette.

Communications to be addressed, and subscriptions to be remitted, to the Editor of the Government Gazette, Royal Engineer Camp, New Westminster.

By order of the Governor,

R. C. MOODY,

Colonel, R. E., and Chief Commissioner. Lands and Works Department,

New Westminster, 6th May, 1863. Colonial Secretary's Actices.

# BRITISH COLUMBIA.

COLONIAL SECRETARY'S OFFICE, 22ND DECEMBER, 1862.

WITH reference to a Notice dated 26th July, 1862, announcing that all Official Notices and Advertisements thereafter to be issued which should of custom or necessity appear in the Government Gazette were, until further notice, when published in the British Columbian newspaper, to be taken and deemed in all cases and for all purposes to have been duly published in the Govern-ment Gazette. Notice is hereby given that after the 31st Pecember, 1862, the Government Gazette will be issued as a separate publication, and no Notice published in the aforesaid British Columbian newspaper after the 31st December, 1862, is to be taken or deemed to have been published in the Government Gazette, as aforesaid.

By order of the Governor,

WILLIAM A. G. YOUNG

BRITISH COLUMBIA.

#### To all whom it may concern greeting.

YOTICE is hereby given that Her Most Gracious Majesty The Queen has been pleased to confirm and allow "The Lytton-Alexandria Tolls Act, 1862," and the same is therefore hereby declared and proclaimed to be confirmed and allowed accordingly.

Dated at Victoria, Vancouver Island, this twenty-fourth day of September, A.D. 1863.

By order of His Excellency the Governor,

WILLIAM A. G. YOUNG, Colonial Secretary.

#### Notice is hereby given

THAT I, GEORGE ANTHONY WALKEM, Barrister at Law, of the Province of Court at Law, of the Province of Canada, intend to apply next Michaelmas Term to be admitted to practise as Barrister at Law in Her Majesty's Supreme Court of British Columbia, at New Westminster.

GEO. A. WALKEM.

Richfield, 5th August, 1863.

# MUNICIPAL

NOTICE IS HEREBY GIVEN to owners of Lots situate in Blocks 34, 35, and 36, in the City of New Westminster, to cut down and burn off the timber on their Lots, on or before the 14th day of October, now ensuing, otherwise the timber will be cleared by the Council, at the expense of By order, the owners.

VALENTINE HALL,

New Westminster, September 10th, 1863. Town Clerk.

Suppeme Count.

# NOTICE.

BRITISH COLUMBIA.

# Supreme Court of Civil Justice.

COURT OF GENERAL ASSIZE and Gaol De-A livery will be held at the undermentioned places at the times following, viz:

Court-house Williams Lake, Friday 2nd October,
Lillooet, ... ... ... Thursday 15th ''
Lytton, ... ... Saturday 24th ''
Yale, ... ... '' 31st ''
Douglas, ... ... Monday 16th Nov.,
New Westminster, ... Wednesday 25th ''
or as near thereto as circumstances will permit.

The Court will sit on each of the above days at

Any Civil Action already fixed to be tried at Douglas, may, if all parties thereto consent, be tried at Lillooet.

By the Court,

G. C. MATHEW, Registrar.

Richfield, Williams Creek, 17th August, 1863.

#### Supreme Court of Civil Justice of British Columbia, In Bankruptcy.

ATTHEW BAILLIE BEGBIE, Esquire, Judge of the Supreme Court of Civil Justice of British Columbia, acting under a Petition for adjudication of Bankruptcy, filed on the 3rd day of August, against EDGAR DEWDNEY, of Richfield, British Columbia, will sit on the 31st day of October, 1863, at 11 o'clock in the forenoon, precisely, at the Court House, Yale, to take the last examination of the said Bankrupt, when and where he is required to supreporter himself. when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors who have not already proved their debts are to come prepared to prove the same.

#### Supreme Court of Civil Justice of British Columbia, In Bankruptcy.

WHEREAS a Petition for adjudication of Bank-WHEREAS a Petition for adjudication of Bankrupt, bearing date the 15th day of September, 1863, hath been duly filed against THOMAS MALONEY, of Barkerville, Williams Creek, Victualler, and he having been declared a Bankrupt, is hereby required to surrender himself to Matthew Baillie Begbie, Judge of the Supreme Court of Civil Justice of British Columbia, on Monday the 16th November, 1863, at 11 o'clock in the forenoon, precisely, at the Court House, New Westminster, and make a full discovery and disclosure of his estate and effects, when covery and disclosure of his estate and effects, when and where the creditors are to come prepared to prove their debts, and choose Assignees, and the said Bank-rupt is required to finish his examination. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Greville C. Mathew, the Official Administrator, and give notice to Mr. H. P. Walker, Barrister at Law. Covernment Assay Office.

#### GOVERNMENT ASSAY OFFICE,

NEW WESTMINSTER, BRITISH COLUMBIA.

SSAYS OF GOLD BULLION are made on the following terms, and under the following conditions:-

1. A receipt will be given to the Depositor for

the exact gross weight of his deposit.

2. The resulting ingot will be delivered to any party returning the aforesaid receipt, whether the Depositor or any one else, and the party returning the receipt will be required to cancel it by his signature at the time of receiving the ingot.

3. Each ingot will be stamped with its number, corresponding to its number in the official records, with its weight, in ounces and decimals of ounces, its fineness in thousandths, and its value in dollars and cents; also with a Government cipher, a crown encircled by the words "BRITISH COLUMBIA GOVERNMENT ASSAY;" thus:



and the clip corner will be protected by a small crown impressed on the face of it.

4. With each ingot will be given a certificate, signed by a Government officer, of the weight of the deposit before melting; its weight after; the fineness; the charge for assaying; and the value in dollars and cents.

5. For all bars not exceeding 50 ounces in weight, a charge of seven shillings and six pence (7s. 6d.) sterling will be made, and for every additional 10 ounces, or fraction of same, one shilling and six pence (1s. 6d.)

All clips are retained in the Government Assay office; but on bars not exceeding 10 ounces in weight, allowance will be made off the assay charge for the value of the clip.

N.B.—Bars assayed at this office, or Dust, may be exchanged for American coin, at the current market rates.

Assays of Ores are made at the charge of One Pound (£1.) for each specimen experimented upon. FOR A COMPLETE ANALYSIS OF ANY MINERAL, Two Pounds (£2.) is the charge.

W. DRISCOLL GOSSET.

P.S.—Useful geological specimens, whether metallic or not, if accompanied by a note of the locality where found, position with regard to other rocks, altitude, dip, &c., &c., will be thankfully W. P. G. received.

April 4th, 1861

#### Registry Office.

## NOTICE.

BEFORE ANY DEED deposited in this Office can be returned, the Depositor himself must either sign a receipt for the same or else lodge with the Registrar a written order for its delivery.

# Prepayment of Fees.

NO INSTRUMENT will be registered, no copies furnished, no searches made, nor any service whatever rendered in connection with this Office, until the fees for the same, as prescribed by law, are first paid, or tendered.

> ARTHUR T. BUSHBY, Registrar General.

Land Registry Office. New Westminster, 1st January, 1863.

# NOTICE.

NY person depositing a Deed for Registration A having attached to it, or endorsed on it, a map, plan, or tracing, referred to in the Deed, must leave with the Registrar a copy of the map, plan, or tracing, which must be duly certified to be a true copy of the original by the maker or makers of the Deed.

ARTHUR T. BUSHBY, Registrar General.

Land Registry Office, New Westminster, 14th August, 1863.

# General Post Office.

# PUBLIC NOTICE.

NOTICE is hereby given that a Contract has been entered into with Francis Jones Barnard, (Barnard's Express), for the conveyance of the GOVERNMENT MAILS,

as undermentioned.

From 1st April to 30th November: From New Westminster to Douglas, Hope,

Yale, Lytton, and Lillooet, and return weekly From New Westminster to Douglas, Hope, Yale, Lytton, Lillooet, to Williams Lake, and on to Antler, and return semi-monthly.

From 1st December to 31st March:

From New Westminster to Douglas, Hope, Yale, Lytton, and Lillooet, and return semimonthly.

From New Westminster to Douglas, Hope, Yale, Lytton, Lillooet, to Williams Lake, and on to Antler, and return monthly.

WARNER R. SPALDING, J.P., Postmaster General, B. C.

#### PUBLIC NOTICE.

RATES OF POSTAGE between the undermentioned places, in all cases to be prepaid. LETTERS.

Between	New West- minster.	Douglas.	Hope.	Yale	Lytton.	Lillooet.	Williams Lake.	Quesnel.	Antler.
New Westminster,		5đ	5d	5d	18	18	28	38	43
Douglas,	5d	***	5d	5d	1s	18	28	38	48
Норе,	5d	5d	***	5d	1s	18	28	38	48
Yale,	5d	5d	5đ		18	1.s	28	38	48
Lytton,	18	18	1s	18		18	28	38	48
Lillooet,	1s	1s	1s	1s	1s		28	3s	48
Williams Lake,	28	28	28	28	2s	2s		1s	28
Quesnel,	38	3s	38	38	38	38	18	· cor	16
Antler,	48	48	48	48	48	48	28	1s	

NEWSPAPERS.

General Post Office, British Columbia, 1st July, 1862.

#### PUBLIC NOTICE.

FROM and after the 1st January, 1863, all letters and papers leaving the General Post Office, New Westminster, will have the date on which they are dispatched stamped on the envelope. WARNER R. SPALDING, J.P.,

Postmaster General, B. C. General Post Office, New Westminster, 30th Dec., 1862.

# LIST OF UNCLAIMED LETTERS

REMAINING IN THE

## General Post Office, BRITISH COLUMRIA,

ON THE 31st AUGUST, 1863.

Arter, John Arthur, Saml James Ardagh, Richard Ardagh, Richard
Abbott, James G
Andrew, John M
Archibald, Louis
Armstrong, Charles
Anderson, Arthur
Alexander, Mrs. Anne Alexander, Mrs. Alm Austin, Edward H Aikens, John 3 Archibald, Mr Anderson, A G 3. Armstrong, Thomas Alexander, R H 2 Ayres, William Angus, James Anstead, William

Beadle, Henry Brown, Jos and Jas 2. Beffa, Vincenzo Bouhand, Monsieur Bailler, E P Bruce, Thomas J Brew, Captn C A Bacon, Hiram Byrnes, L F Boldfish, Albert G Bail, John Ban, John
Benson, Joseph
Brown, Edward
Barber, Christopher
Booth, Cornelious
Brownlee, Thomas
Bryne, John

Bruce, John Billings, Thos S Black, Alfred Bremner, Joseph Bromfield, Alfred Brackbill, Jacob Barnhart, J Boughner, Walter Bobb, Israel M Bascomb, Bohert Bascomb, Robert Bayfield, Chas Byrne, Michl W Bucannon, James 2.
Bryden, James Bogart, J M
Brook, Henry
Beamer, Joseph
Burdin, William
Rattistica D Battistine, D Brook, Robert Brigs, Samuel Bratton, John Byron Burns, John Beckett, A R Baker, Peter Bryant, C Burbean, Alexander Beadle, Henry Berting, Lart Brown, John Berrell, Andrew Bray, Marshall B 4. Browse, Cyrus A 3 Brown, P O 2. Blair, George Boyle, C A

List of Unclaimed Letters (Continued.)

Binkley, Franklin Brewster, Sewell S Burges, William R Brouse, Edwin J Church, H A 2. Campbell, G G Charlger, James I Curry, E L 3. Cormack, John Curry, EL 3 Cushing, George Crawford, Alexander Coney, Albert Chivers, Joseph Colter, John A Carpenter, L F Carr, Michael Couves, A and C Cushing, M M
Carnochan, Andrew R
Crowley, Patrick
Coyle, Mrs = Cramer, Hugh Cassady, Peter Christie, Alexr Conolly, Michl Costelo, Jas Coulter, Thos Cannedy, D Cardozo, M N Cochrane, John Campbell, NS 2. Campbell, N S 2.
Conley, Riley
Cradock, Emerson
Charlton, Edwd
Crouch, Cyrus
Carlisle, D
Campbell, Geo
Chipman, Henry J
Clements, John Chipman, Henry J Clements, John 2 Christian, Henry Clohesy, Nicholas Chorley, Robt Chure, M J Cunningham, William Carruthiers, Joseph L Court, Capt Collins, John Choigner, Julien Catchpole, Wm 2 Chittenden, S Chapman, Frederick Cook, J Church, John A Chapman Thomas A Carl, John L Cocenoto, G Cliffi, S Connoll, James Connoll, James
Craft, William
Cope, Henry
Cameron, Alexander
Cowing, Rufus
Copland, W C
Clements, James
Campbell, N W
Canniff, Henry
Colter, Mos
Connell, Joseph
Cameron, Dougal

Dirlam, James Devoe, Geo Duncan, Geo Dillon, Jas Ditz, Andw Decker, Mr Dempsey, John Donohoe, Patrick Dalziel, Robert 2. Dickson, Charles
Dickson, Charles
Draffin, Samuel 2.
Davies, Isaac
Davies, David
Doran, J
Dozer, Mrs
Delgager, Lohn Delaney, John Dock, Hugh Dunn, Robert Dalziel, Robert Eberwein, Herman Emery, Peter Evans, Ezra Edmonds, David Emslie, James Evans, Ms Eascil, Mr Elliot, John Elliot, Henry J

Cameron, Dougal Colton, J J

Cyrster, L Catoor, William R

Chambers, James

Furrey, J Forbs, Thomas Fubbs, Josiah Findlay, John G Forrest, J S Farr, Joseph Farrell, Thomas Fitzgerald, W H Fraser, John Fearon, Lucus Findley, William Fortescue, G E Fallen, Thomas Foshay, David C Farley, Turner 3. Fletcher, Chas

Fulton Jos B Farrar, M C Fernie, Wm 2 Registered Flynn, R T Florance John A or A B Fraser, A D Fontana, H Foster, Thos Fitere, Mr Fannin, John Fairburn, John Furness, George Fawcett, F L Fowell, Fletcher, D C Feuue, M W Freeman, Alfred Fluker, John

Girard, Jos Gardner, J R Giltner, F 2 Graham Malcolm Gray, Alex Guegon, P Gale, Amanda Gray, Henry D Granville, David Gibson, Peter 3.
Good, O G
Gordon, Alex
Gray, Thos E,
Goss, Richd
Gibson, John
Gordon, John Gordon, John Green, Sebright S Godfrey, John Guilfoyle, Patrick Glen, Hugh Grate, Parley Gould Grahame, Thomas Gawley, Robert Griffin H F Gray, E Galacar, Philip

Harvey, C F Hutchison, A F 2. Hartman John, Hamilton, Gavin Regt 2 Hamilton, Gavin Re
Hutton, John B
Hancock, Daniel B
Hay, Wm
Hay, Alexr
Hunter, John 2
Hawthorne, Jennet
Heyward, Thos
Hilliard, W H
Hall, J W 2.
Hill, H M
Hoffman, H
Haly, Patk Hoffman, H
Haly, Patk
Haley, Dan M
Holmes, Saml R
Hackley, Simeon
Hodsdon, Fred
Hooker, Josiah
Haviland, John
Humigan, Thos
Holland, Wm
Hoggins, Wm
Hanly, Samuel A
Hill, Samuel A
Hill, Samuel B Hill, Samuel
Hosking, James D
Hunter, David 2
Howard, E W
Hunter, Richard 2.
Hugell, William
Hammer, M B Hammer, M B
Head, John M
Hosteler, Herman R
Higgros, Mr
Hocking, Samuel
Howard, Daniel W
Hodgson, Robert
Howell, J F
Holm, Charles
Heardman, John Heardman, John Harkness, Robert Harcisu, Auby Jean Hautte, G Hall, J C Howard, W James Handcock, Alfred Hardy, Andrew Howett, George Hawkins, J M Houghf, John Howard, George Harbottle, Thomas Hunter, Anthony Hodgkinson, Georg Holland, D Hollock, W C Harrison, James S Jackson, William R

Johnston, Edward Johnston, Edward Jones, John Jones, James Johnston, Jas Jackson, J. E Jepson, Charles 3. Johnson, J S James, William Johnston, Thomas Johnston, Henry Jones, R H Jenkins, Thomas Johnston, W H

#### List of Unclaimed Letters (Continued.)

Jackson, Duncan Jay, Dr Jackson, ML

Kirkpatrick, W W Kebblewhite, T H Keddy, John 3. Kelley, George A Klpeat, Mr Klpeat, Mr
Kaler, Charles
Knapp, Mr
Kerloy, Samuel W
Kingston, Thomas
Kage, Fredk
Kelley, F W
Kennedy, Jas M
Kitchen, Isaac 2.
Kinnear, David
Killeillin, Martin
Kerr, Jas
Kemptle, John

Lenner, Edward Lepiu X J Leane, Leslie J Leithridge, Leithridge,
Loughtong, M
Laughton, George
Leo, Thomas
Leroy, Daniel
Liddey, Edward T 2
Lyons, Isaac 2.
Lisa, G
Lester William Lisa, G
Lester, William
Leighton, John
Lippricot, W
Landon, John F
Leaver, Thomas
Lazarus, Edward
Leary, John G
Leavey, Alexander N
Lawnty, Jacob
Lamond, Charles
Lubben, John
Larcomb, Joseph
Lausing, Henry
Lindsay, Arch 2
Lawler, Charles
Love, Thomas
Livingstone, Dougald

Milton, Viscount Munroe, Gilbert 2. Maclin, John Montgomery, James H Moolohi, H W Meldeuftein, Otto McCraigh, Mr McGown, M McDougal, Alexander McEwan, Walter Marr, Robert McDonald, Alexander McGragh Barnard McDonald Charles Mathis, Dreury McNarin, Robort 2. McKenzie, William Mohur, H McInnes, A McMelhair, John Majs, William McCarthy, H D McCaw, S McCaw, S Manis, H McCroudy, Samuel

Monchard, E Montgomery, John Mc Keith, D Mc Keith, D
Moison, Francois V
Main, George B 4.
Mc Vicar, John 2
Miller, Hugh 2.
Mc Innis, A
Mc Gregor, George
Mc Dougall Allen
Medora Alfred Medora, Alfred Masier, H Millard, Edward Mc Cormack, Thomas 2. Meades, Rolin P Mc Pherson, Donald Mc Naghton, David 2,
Mc Innis, Neil
Mc Askill, Kenneth
Mc Carty, David
Mc Keely, Ben
Mc Loher, H P Monro, R R
Madden, John Regd,
Millard, W S
Mc Fee, Chas
Mc Fee, Chas
Mc Fee, Chas
Mc Fee, Chas
Mc Fee, Allen
Murphy, Pat
Moore, Chas
Mc Crady, E R
Mc Millan, WF
Mc Cartney, Wm 2
Martin, Walter S
Mohr, John
Mc Donald, Alexr
Mc Donald, Alexr
Mc Donald, Alexr
Martin, David
Mc Dowell, John
Meazer, Jas
Marks, Mr
MacKenzie, Alexr G
Mulkey, Geo C
Marston, John
Moore, John 3.
Monteiro, Joseph
Mc Farlane, Alexr
Martin, Wm
Mc Caskill, Wm
Morgan, D P
Mc Donald Ronald
Mc Crim, Walter
McConnell, Archy
Mc Causland O J
Mann, A G
Miller Jas H
Mallony, Jas
Minson, Henry

Nemmo, John Newton, D F Newton, W H Newton, George Nightingale, Richard 2.
Nind, V H
Nickolls, Sml 2.
Nolan, Mary 3. (1 Regisrd)
Newsome, Thos
Newbery, Fred
Niel, Thos Onsy, David E Offard, Charles Orn, H Ebenezer 3. Orde, Henry Robert 3. Oates, Joseph
O Connell, Daniel
O'Brien, Michael
Oliver, Andrew
O'Maley, Patrick
O'Connell, Richd

Pumhaob, L Picht, Ernest Pielter, Prosper J Press, G Pearce Henry
Putram, J D 2.
Preston, James Patterson, Robert Peterson, Rasket Parr, John Pollock, John 3. Pypers, Thomas Pypers, Thomas
Preston, James B
Pars, Alexander
Preston, George
Paxon, John
Perkins, Hiram
Parker, Anthony
Prouty, N H
Perham, A S 2.
Parsons, Chas M
Philips, k
Perry, Emerson W
Purdy, David J
Pattison, Eustace
Perry, J L
Pellant, Hyacinthe
Penwarden, Frank
Paove, Thos
Prater, Chas L

Ross, WF 4 Robertson, David Ross. John M Robertson, Wm 2 Red, Wm
Roe, Thos 2.
Ross, George James
Ross, Duncan Richardson, Frank M 2 Ross David, Robertson, Willia Reves, J
Ralph, James
Richards, George
Rodgers, Wm
Raminoz, Luis
Raferty, Edwd
Rust, Robt
Richee, Geo
Richardson, Thos
Roberts, Wm H
Rising. D B
Ring, Michael
Richards, Lewis L
Robertson, Mr
Rochon, G
Robb, David
Russell, Edwd
Rose, Hugh
Roatman, Willis
Riffley, J E
Read, Augusta
Reynolds, Geo 5 Robertson, William Henry

Stradford, Mr Swan, Alezander Stansburg, Charles Shester, John Suter, Mr Stvenson, Arthur Stubbs Samuel Sneyd Thomas Stevenson, John Smith, M E 2 Stoner, William Simonton, W B
Smith, Joseph 2
Smith, J B
Sinclair, C D
Symmes, Edward
Showers, E G 2.
Sneyd, Thomas
Sweeney, John L
Sullivan, John
Smithwaite, John
Soulie, Leonie 2
Sill, Joseph
Sawyer, Jonathan G
Stenes, NathanH
Stinson, Roger
Shampson, W m
Schnevveyy Emos
Smith, W K
Stromberg, Geo
Sylve, Jean
Stobo, Alexr
Simpson, Robert B 2.
Shaw, John
Simmons, W m
Shively, John
Stevens, Jas
Sander, Mr
Sherman, W m E
Sterns, A J
Spitman, Abrm P
Scott, D
Swett, P W
Segur, Geo
Shannon, Jeremiah

Treganowan, John 2 Toy, Peter Turner, JJ2

List of Unclaimed Letters (Continued.)

Tarzor, T Tomlinson, F S Thompson James B Thompson, Archibald Turnbull, Robert Thompson, William Thompson, Robert Thompson, J B Thompson, J B Tangrell, John Tindall, J 2 Tait, Thos Tanner, Geo Tyson, Jas Tait, John R Thorne, Danl C 2. Terrill, N G Trevorwud, Thos Thompson, Jas J Thomis, R F Urguhart, Walt Urquhart, Walter 2 Vine, John
Vries, Henry de
Vollmann, Henry
Vautrin, Xavier
Vansicklen, Thomas
Vass Geo
Vyarbolling, G
Vandine, H L
Woldman, R M

Waldron, R M

Wallace George Wells, T Wilson, Timothy Waddl, e John

Watson, Hugh Wilson, John Winter, Riland Wood, R H Williams, William Walker, John Wilson, Benjamin Wood, W H Wallace, Jeremiah Williams, James Westmorland, R Westmorland, R
Wait, John
Williams, Thos
Watt, John
Williams, O W
Wonnell, Mrs
Whitford, Amos T
Walsh, Jas
Walker, E
Williams, David
Weir, John
Williams, Peter
Wilcox, Jas 2
Whyte, Joseph
Whitener, H W
Williams, George D
Woodward, Fletcher.
Williams, Thos H
Waymack, W W 2.
Williams, John
Walton Wm.
Walker, Robt W
Yake, William Yake, William Zanec, Hiram B Zing, Alexander W. R. SPALDING. 31st Aug., 1863.

Gold Escort.



#### BRITISH COLUMBIA.

Colonial Secretary's Office, 4th June, 1863.

# A GOLD ESCORT

Having been established in pursuance of the provisions of "The Gold Fields' Act, 1859," the Governor directs that the following Rules and Regulations in connection therewith be notified for general information:

Route.

1. The route will be from New Westminster to Richfield, via Douglas, Lillooet, Clinton, Quesnel Mouth, and back.

Dates of Arrival and Departure.

2. Notice will from time to time be given by the Superintendent and Officer in Command of the Escort of the dates, as near as may be, of the arrival and departure of the Escort at the different places on the route.

Receipt of Treasure.

3. Until further notice all treasure intended for conveyance, will be received by the Superintendent and Officer in Command, who will grant a receipt for it in the following form :

GOVERNMENT OF BRITISH COLUMBIA.

Place, Date,

GOLD CERTIFICATE No.

ESCORT

GOLD RECEIVED a parcel said to contain ounces of Gold for transmission by the Government Escort to New West-COLUMBIA minster to be there delivered at the Treasury to the said or order on the back hereof, on presentation of this Certificate, and payment of the regulated fees.

Superintendent and Commanding Officer.

BRITISH Received at New Westminster, 186 .

Signature of person receiving the gold-Rate of Conveyance. 4. The rate of conveyance from the Cariboo District

to New Westminster will be two shillings per ounce,

From Lillooet to New Westminster or shorter distances, one shilling per ounce, troy.

Fractions of an ounce to count as one ounce.

The rate upon coin from New Westminster Cariboo District, will be Three per Cent on its value, shorter distances One and one half per Cent. Bank Notes or Bank Note forms One per Cent on the enfaced

Conveyance of Treasure to Victoria.

Arrangements will be made with the Government of Vancouver Island, under which Treasure consigned to Victoria, will be received and conveyed to the Treasury of that Colony, where it will be kept in safe custody, until demanded by the Depositor or Consignee.

Custody of Treasure.

6. Treasure remitted to New Westminster, will be deposited in the Colonial Treasury, and there kept until claimed by the Depositor or Consignee,

No charge will be made for safe keeping until sixty days after delivery at the Treasury, when all Treasure left in the Treasury vaults will be subject to a fee of one penny per ounce per week—parts of a week to count as one week.

Manner of Securing and Delivering Parcels

7. All Treasure must be closely and securely tied up and sealed by the Depositor, and every package is to have the weight of Gold it is said to contain, distinctly marked upon it, together with the name of the Depositor, and any private marks he may wish to add. Particular attention is requested to this rule, as unless it is complied with, the Officer in Command of the Escort will object to receive the package. The Depositor will be required to sign the butt of the received and one private instructions the Depositor may ceipt, and any private instructions the Depositor may desire to give, with the view of preventing fraud will also be entered therein.

Treasure for Assay.

8. Treasure transmitted, marked for Assay at the Government Assay Office, New Westminster, will be subject to half Assay fees only.

Security against Fraudulent possession of Gold Certificate.

9. Parties consigning their gold to others than Banks or Mercantile firms, are advised so to arrange that only one signature besides the endorsement of the Depositor shall appear on the Certificate of receipt, as the closest scrutiny will be excercised before any parcel of treasure is given up, and several endorsements might occasion delay in delivery.

By His Excellency's Command, WILLIAM A. G. YOUNG. Colonial Secretary.

Proglamations.

BRITISH COLUMBIA.



#### PROCLAMATION,

No. 7. A. D. 1863.

By His Excellency JAMES DOUGLAS, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief of British Columbia and its Dependencies, Vice-Admiral of the same, &c.

WHEREAS, under and by virtue of an Act of Parliament, made and passed in the session of Parliament, held in the 21st and 22nd years of the Reign of Her Majesty Queen Victoria, entitled "An Act to provide for the Government of British Columbia," and by a Commission under the Great Seal of the United Kingdom of Great Britain and Ireland, I, JAMES DOUGLAS, have been appointed Governor of the said Colony, and have been authorized by Proclamation under the Public Seal of the said Colony, to make laws, institutions, and ordinances for the Peace, order and good government of the same;

And whereas it is desirable for the protection of Miners, and others searching for the precious metals, to retain in possession of the Crown power to prevent such Miners or other persons from being obstructed or hindered by the Claims, and exactions of persons holding land under the provisions of the Pre-emption Consolidation Act passed on the 27th day of August, 1861.

Now, therefore, I do hereby declare, proclaim, and enact as follow:

Power of the Governor to Create Mining Districts.

I. It shall be lawful for the Governor for the time being of British Columbia, from time to time, and at any time hereafter by any writing under his hand, published in the Government Gazette, to erect any portion of the Colony into a Mining District, and to give to such District a distinguishing name, and to define the limits and boundaries thereof, and also again to abolish or reconstruct any such District, and from time to time to alter and vary such limits and boundaries. boundaries.

Repeals Clauses 17, 25, § 26, of Pre-emption Consolidation Act, 1861; Resumption of any part of a Pre-emption claim in Mining Districts for public purposes.

II. On and after the publication of the erection of any District into a Mining District as aforesaid, the provisions of sections seventeen, twenty-five, and twenty six, of the said Preemption Consolidation Act, 1861, shall as to such District, and any part or parts thereof shall as to such District, and any part or parts thereof cease to be in force, and all persons entering thereafter into possession of land under the authority and provisions of the said Pre-emption Consolidation Act 1861, within such Mining District, shall do so subject to the resumption of the whole or any part of such lands for making Roads, Bridges, Ferries, Towns, Villages, or any other public purposes whatsoever without any compensation being made for the land so taken or resumed,

Mining Districts open for Mining under the Gold Laws,

III. Provided nevertheless that Mining Districts erected as aforesaid in any part of the Colony whatsoever, shall be free and open to all persons engaged in Mining or searching for the precious Metals, under and according to the provisions of the Gold Fields' Act, passed on the 31st August, 1859, and the Rules and Regulations for the working of Gold Mines, passed respectively on the 7th September, 1859, and the of January, 1860, and of the Ditches Rules, and Regulations under the Gold Fields' Act, passed on the 29th of September, 1862, the Rules and Regulations under the Gold Fields' Act passed on the 24th February, 1863, and the Proclamation relating to Gold Mines, passed on the 25th March, 1863.

Saving of existing pre-emption rights.

Provided also that all rights lawfully acquired, and held under the Pre-emption Consolidation Act, 1861, prior to the passing of this Act, in any Mining District erected as aforesaid, shall continue and remain of full force and effect.

Short Title.

V. This Act may be cited as the "The Mining District Act, 1863."

Issued under the Public Seal of the said Colony, at Victoria, Vancouver Island, the 27th day of May, in the year of Our Lord one thousand eight hundred and sixty-three, and in the twenty-sixth year of Her Majesty's reign, by me,

JAMES DOUGLAS.

By His Excellency's Command, WILLIAM A. G. YOUNG, Colonial Secretary.

GOD SAVE THE QUEEN.

BRITISH COLUMBIA.

#### PROCLAMATION.

No. 8. A. D. 1863.

By His Excellency JAMES DOUGLAS, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief of British Columbia and its Dependencies, Vice-Admiral of the same, &c.

WHEREAS, under and by virtue of an Act of Parliament, made and passed in the session of Parliament held in the 21st and 22nd years of the Reign of Her Majesty Queen Victoria, entitled "An Act to provide for the Government of British Columbia," and by a Commission under the Great Seal of the United Kingdom of Great Britain and Ireland, I, JAMES DOUGLAS, have been appointed Governor of the said Colony, and have been authorized by Proclamation under the Public Seal of the said Colony, to make laws, institutions, and ordinances, for the peace, order, and good government of the same;

And whereas it is expedient to regulate by statute the admission of all persons who shall be allowed or entitled to practise in the superior Courts of the said Colony, whether Barristers at Law, Attornies, or other-

Now, therefore, I do hereby declare and enact as

Discharges orders of Court as to admission.

I. The sections numbered respectively V, VI, VII, VIII, IX, and XIII, and so much of section I as re lates to the admission of Barristers, Attornies, or Solicitors in this Colony, of the Order of the Court of British Columbia, made and signed by Matthew Baillie Begbie, Esq., Her Majesty's Judge of the said Court, in pursuance of a Proclamation made and passed on the 24th day of December 1858, are hereby discharged and repealed, Provided nevertheless, that such repeal shall not be construed in any way, to affect the positions, or right to practise of any person, who at the date of this Act, shall have been duly qualified, admitted, and actually enrolled, and entitled to practise in the Superior Law Courts of the Colony, as a Barrister at law, Attorney, or Solicitor, and shall have continued to be so qualified, and enrolled at the time of so practising; but every such admission, and enrollment, shall have as full force and validity as if this Act had not been passed.

# Who may be Barristers.

II. From and after the passing of this Act, every person and no other, (except as hereinbefore excepted) may be admitted, enrolled, and allowed to practise as a Barrister at Law, in the Superior Courts of Law in the Colony who shall be possessed of the qualifications following, viz :-

Being a subject of the British Crown of full age, good conduct, and repute.

(1) Who shall have been duly called and admitted

(1) Who shall have been duly called and admitted to practise, as a Barrister at Law, or Advocate in any of Her Majesty's Superior Courts, (not having merely local jurisdiction,) in England or Ireland; or
(2) who shall have been duly called and admitted to practise, as a Barrister at Law in any of the superior Courts of Law, (not having merely local jurisdiction,) in any of Her Majesty's Colonies, wherein the Common Law of England is the Common Law of the land, and who if applying, after the establishment of examinations, for admission, but not before, shall have of examinations, for admission, but not before, shall have passed such examination in the laws and practice of the Colony, as shall hereafter legally established;

(3) who shall have been so duly called, and admitted to practise as an Advocate in the Court of Session

in Scotland; or (4) who shall have been duly called, and admitted to the degree of Doctor of Civil Law, at any University

in England, Scotland, or Ireland; or,
(5) who shall have been instructed within the Colony, in the knowledge and practice of Law, and duly qualified to be called to the Bar, under and subject to regulations, as may hereafter be from time to time legally established in that behalf.

Who may be Attornies.

III. From and after the passing of this Act, every such person and no other, (except as hereinbefore

excepted), may be admitted, enrolled, and authorized and allowed to practise in the superior Courts of Law of the Colony, as an Attorney, or Solicitor, as shall be possessed of the qualification following, viz:

Being a subject of the British Crown, of full age, good conduct and reports

(1) Who shall have been actually and duly enrolled, and entitled to practise as a Solicitor, Attorney, Proctor, or Writer to the Signet, in any of Her Majesty's Superior Courts of Law, (not having merely local jurisdiction) in England, Scotland or Ireland; or

good conduct, and repute.

(2) who shall have been actually, and duly enrolled and entitled to practise as a Solicitor, or Attorney in any of Her Majesty's Superior Courts, as aforesaid, in any of Her Majesty's Colonies, wherein the Common Law of England is the law of the land, and who if applying after the establishment of examinations for admission but not before, shall have passed any such examination, as shall hereafter be in that behalf legally established; or

(3) who may have been instructed within the Collony, in the knowledge and practice of law, and duly qualified to be enrolled in the Superior Court of the Colony, as Attorney, or Solicitor, under and subject to such regulations as may, from time to time, hereaf-ter in that behalf be legally established.

Requisite preliminary to admission. Oath of Allegiance Advertisement of intention. Written application. State-ment of qualification. Statutory declaration. Testimonial of good conduct. Call Certificate required.

IV. Provided that no applicant for admission shall be capable of being admitted, enrolled, or allowed to practise, whether Barrister at Law, Attorney, or Solicitor, until he shall have firsttaken and subscribed the Oath of Allegiance, before the Registrar, or Deputy Registrar, of the Supreme Court of Civil Justice of British Columbia, at New Westminster, and shall have advertised in the Government Gazette at least two Calen-dar months previous, notice of his intention to apply in the next ensuing term thereafter of the Court to which such application is intended to be made; and have delivered in writing to the said Registrar, or Deputy Registrar, his application for such admission, giving therein at full length his name and address, and a statement of his qualification, and shall have also made and subscribed the statutory declaration hereinafter mentioned, and have deposited with such Registrar, or Deputy Registrar, a Certificate under the hand trar, or Deputy Registrar, a Certificate under the hand of at least two duly enrolled and practising Members of the legal profession of the said Colony, immediately before the application for admission, that they believe the applicant is a person of good moral conduct, and shall also have deposited with such Registrar, or Deputy Registrar, for at least one Calendar month after making such written application the Certificate following; that is to say:

If the applicant be a Barrister at Law of England or Ireland, or Advocate in Scotland, as aforesaid, a Certificate under the seal of any of the Societies or Inns of Court in England, Scotland, or Ireland duly authorized in that bchalf.

From a Colonial Barrister.

If a Colonial Barrister as aforesaid; A Certificate under the seal of any of the Societies or

Inns of Court of such Colony duly authorized in that behalf, or where none such exists, then of the Superior Court or Courts, not having merely local jurisdiction of such Colony.

From D. C. L.

If a Doctor of Civil Law as aforesaid.

A Certificate of the University as aforesaid, where such applicant has taken such degree.

From an Attorney, (Home or Colonial.)

If an Attorney, Solicitor, or Proctor, as aforesaid. A Certificate of the Superior Court or Courts as aforesaid. in England, Scotland, or Ireland, or any such of Her Majesty's Colonies as aforesaid.

Majesty's Colonies as aforesaid.

Under the hand of the proper Officer of such Society, Inn of Court, Court or Courts or University, as the case may be, to the effect that the applicant was at the date thereof on the books of the said Society, Inns of Court, or University, or on the roll of such Barristers, Attornies, Solicitors, Proctors or Writers to the Signet, of such Court or Courts as the case may be; and that no application had been made to such Society, Inns of Court, Court or Courts since his admission therein, or enrollment, against such person for misconduct in such his capacity as Barrister at Law, Advocate, Attorney, Solicitor, Proctor, or Writer to the Signet. the Signet.

Statutory Declaration.

Provided that no such applicants shall be capable of any such admission and enrollment as aforesaid, until he shall such admission and enrollment as aforesaid, until he shall have made, and subscribed, and filed with the said Registrar, or Deputy Registrar, a declaration under, and subject to, the provisions and penalties of the Act passed in the fifth and sixth years of the Reign of His late Majesty King Wilham the Fourth, Chapter sixty two, to the effect and in the form marked A. in the Schedule hereto.

Admission after verification.

VI. All documents required under this Act shall be submitted for the approval of the Judge of the said Supreme Court as to their due compliance with the requirements hereof, and upon such approval, the name of such applicant as aforesaid, shall be entered by such Registrar, or Deputy Registrar, on the proper Roll, upon the payment of the

VII. The fees to be taken by the said Registrar, or Deputy Registrar, upon the transaction or entry of the several matters, and things to be done by him under this Act, shall be such as shall be from time to time made, varied, or presented by any order of the said Supreme Court.

Saving of Judicial Authority.

VIII. Nothing herein contained shall be construed to prevent the Judge of the said Supreme Court from exercising

the powers and authority usually exercised in England by Judges of the Superior Courts over Attornies, or the Roll, or in respect of other the persons practising in such Courts.

Penalties on false statement.

IX. Any person knowingly making a false statement in any material point under this Act, or the above cited Act of the fifth and sixth years of the Reign of His late Majesty King William the Fourth, Chapter sixty two, shall be liable to the penalties by such last cited Act prescribed, and every person otherwise in any way acting, or practising, in contravention of any of the provisions of this Act, shall also be deemed guilty of a Contempt of Court and punishable accordingly.

Schedule part of Act.

X. The Schedule hereto shall be deemed a part of this

Short Title.

XI. This Act may be cited for all purposes as "The Legal Professions Ast, 1863."

Issued under the Public Seal of the said Colony, at Victoria, Vancouver Island, this 18th day of June, A. D., 1863, and in the Twenty-sixth year of Her Majesty's Reign, by me,

JAMES DOUGLAS,

By His Excellency's command,
WILLIAM A. G. YOUNG, Colonial Secretary. GOD SAVE THE QUEEN.

SCHEDULE TO WHICH THE FOREGOING ACT REFERS. FORM A.

FORM OF DECLARATION BY BARRISTERS.

FORM OF DECLARATION BY BARRISTERS.

I, A. B.

do solemnly and sincerely declare that I am a Barrister at Law for advocate, July authorized to practise in the Superior Courts (not having merely local Jurisdiction) of England, Ifreland, Scotland or Her Majesty's Colony of as the case may be.] and that I was called to the Bar by The Honourable Society of for Majesty's Court at Westminster, for Solicitor, In the said Colony.]

[[Variation for an Attorney or Solicitor. That I am an Attorney of Her Majesty's Court at Westminster, for Solicitor, Proctor, or Writer to the Signet, as the case may be.] and that I was duly admitted and enrolled as an Attorney for Solicitor as the case may be ] of the said Court at Westminster, [if in one of Her Majesty's Colonies vary the wording accordingly] on the day of []

Majesty's Colonies vary the wording accordingly] on the day of and that I am the person named in the Certificate now produced, and that I am a British subject by birth, [or naturalization, if naturalized state the date,] and that I have never since changed or declared the intention of changing my Allegiance. And that I am truly qualified to act in the capacity of according to the tenor of my qualification, and that I have never been disqualified, nor done any act whereby or by reason whereof, I may be or become disqualified, and that no application, or proceeding, has ever been taken or commenced against me, in any part of Her Majesty's dominions, with the object of disqualifying me, or by reason whereof I might have become disqualified from acting as a Barrister, [Advocate, Attorney, Solicitor, Proctor or as the case may be.]

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act, made and passed in the fifth and sixth years of the Reign of His late Majesty King William the Fourth, Chapter 62, intituled "An Act for the more effectual abolition of Oaths and Affirmations, taken and made in the various departments of the state, and to substitute declarations in lieu thereof, and for the more entire and effectual suppression of voluntary and extra Judicial oaths and affidavits, and to make other provisions for the abolition of unnecessary oaths.

Signature of Declarant

Signature of Declarantthis day of

Made and subscribed at Before me, FORM OF DECLARATION BY A DOCTOR OF CIVIL LAW.

I, A. B. of oslemnly and sincerely declare that I am a Doctor of Civil Law of the University of was duly admitted to that Degree at on the day of And that I am the person named in the Certificate now produced; and that I am a British subject by birth [or naturalization, if naturalization are the date,] and that I have never since changed or declared the intention of changing my allegiance. And I make this solemn declaration, &c. [Concluding as above.]

BRITISH COLUMBIA.



## PROCLAMATION.

No. 10. A. D. 1863.

By His Excellency JAMES DOUGLAS, Companion of the most Honourable Order of the Bath, Governor and Commander-in-Chief of British Columbia and its Dependencies, Vice Admiral of the same, &c., &c.

HEREAS, under and by virtue of an Act of Parliament, made and passed in the session of Parliament, made and passed in the session of Parliament held in the 21st and 22nd years of the Reign of Her Majesty Queen Victoria, entitled "An Act to provide for the Government of British Columbia," and by a Commission under the Great Seal of the United Kingdom of Great Britain and Ireland, I, JAMES DOUGLAS, have been appointed Governor of the said Colony, and have been authorized by Proclamation under the Public Seal of the said Colony, to make laws, institutions, and ordinances, for the peace. make laws, institutions, and ordinances, for the peace, order, and good government of the same;

And whereas by an agreement duly executed, bearing date on the 2nd day of February, A.D. 1863, and made between RICHARD CLEMENT MOODY, Colonel of the Royal Engineers, and Chief Commissioner of Lands and Works for British Columbia, acting on behalf of the Government of British Columbia, of the first part, and Joseph WILLIAM TRUTCH therein other part, for the consideration therein mentioned, and upon the due completion by the said JOSEPH WILLIAM TRUTCH, at his own expense, of an Iron Suspension Bridge, to be called the "Alexandra Bridge" across the Fraser River, near Chapman's Bar, with proper approaches; the said Government agreed that the Tolls hereinafter created should be granted to him and his assigns, as a remuneration for his outlay, subject to the observance of the terms and stipulations of the agreement now under recital, and still valid and sub-

And whereas the said Chief Commissioner has certified that such Bridge and approaches have been duly completed according to the said agreement, and

the said Joseph William Trurch hath applied to the Government for the stipulated authority to levy the said Tolls;

And whereas, in pursuance of the said agreement, it is expedient that such authority should be granted, upon the conditions of the said agreement and in manner hereinafter appearing;

Now, therefore, I do hereby declare, proclaim, and enact as follows:

#### Creation of Tolls.

I. From and after the passing of this Act, it shall be I. From and after the passing of this Act, itshall be lawful for the said Joseph William Trutch, his executors, administrators and assigns, for and during the term of seven years from the date of the passage of this Act, or until the previous determination of such term in manner hereinafter provided, to ask, demand sue for, receive and recover by way of Toll, from all persons whomsoever, the sums following, that is to sav: say:

For every pound avoirdupois of goods, merchandize, stores, productions and chattels, other than those hereinafter excepted, which shall respectively be taken or carried on, over, under or across, or past in evasion of the Tolls, the said Bridge along the valley of Fraser River, and whether by land or water, the sum of one-third of one halfpenny Sterling.

And for every loose ox, cow, horse, ass or mule, other than those hereinafter excepted, and so as aforesaid, taken, passing in evasion of the Tolls, or carried, the sum of one shilling and one penny per head.

And for every head of sheep, pigs, colts, goats or calves, other than those hereinafter excepted so as aforesaid taken, passing in evasion of the Tolls, or carried, the sum of sixpence halfpenny.

For every vehicle used for the conveyance of passengers, drawn'thy one horse or other animal, the sum of two shillings and one penny.

For every vehicle as last aforesaid, drawn by two horses or other animals, the sum of four shillings and twopence.

For every vehicle as aforesaid, drawn by four horses or other animals, the sum of eight shillings and fourpence.

#### Exceptions.

II. Provided nevertheless, that any such Tolls shall not be demandable on goods, chattels, vehicles or anmals belonging to or employed in the service of the Government, or on foot passengers, or vehicles, waggons or animals, for the time being drawing or laden with, or regularly and solely employed in drawing or packing freight or farm produce, on the Lytton Alex-andria Road, or on farm utensils or farming impleandria Road, or on farm utensils or farming implements in use upon any farm within 13 statute miles of the said Bridge; or on lumber or manure, or on machinery for Steamboat or Railroad purposes, or on passengers, personal baggage in any vehicle, not exceeding 50 pounds weight for each passenger, or on ordinary miners' packs or personal baggage of the weight aforesaid, carried or borne by passengers respectively using, taken, carried, or passing along, over, or under, or past in evasion of the said Tolls as aforesaid, the said Bridge, and whether by land or aforesaid, the said Bridge, and whether by land or water.

# Conditions of Grant.

III. Provided always that the rights, tolls and privileges accorded by this Act are granted, and shall be held by the said Joseph William Trutten, his executors, administrators or assigns, subject to the several provisions for the regulation of the traffic, reduction and variation of Tolls, and as to notice and with, un-der and subject to the several conditions as to the continuous maintenance, repair, painting, and alterations and improvement respectively of the said Bridge and approaches, and also with, under and subject to the condition of forfeiture of the tolls, rights, powers and privileges hereby conferred, or to be conferred, up-on default as in the said agreement of the second day of February, one thousand eight hundred and sixty three, is more particularly mentioned or referred to.

# Collection and application of Tolls.

IV. All Tolls and duties raised hereunder, shall be levied, collected, paid and applied by, for and to the proper use of the said JOSEPH WILLIAM TRUTCH, his executors, administrators and assigns, until forfeiture as aforesaid, and after such forfeiture by, for and to the use of Her Majesty, Her Heirs and Successors, and form and be accounted for (less the cost of collection) as part of the General Revenue.

#### Saving of Rights.

V. Nothing herein contained shall be construed in any way beyond the specific provisions of this Act, to entitle the said Joseph William Trutch, or any other person whosoever, to infringe any existing private rights, or any existing or future public rights.

#### Penalty on evasion of Toll.

VI. Any person directly or indirectly evading, or attempting to evade, the payment of any of the duties or tolls hereby imposed, shall, for every such offence be fined treble the amount of Toll, or any sum not exceeding One hundred pounds, and with or without im-prisonment, at the discretion of the Magistrate con-

#### How recoverable.

VII. Any penalty under this Act may be recovered before any magistrate in British Columbia, in a summary way, and such fines shall be paid to the person or persons for the time being entitled to receive the said Tolls.

#### Place of Collection.

VIII. Any Tolls leviable under this Act, may be levied and collected, either at the said Alexandra Bridge, or at Yale,

#### Short Title.

IX. This Act may be cited for all purposes as "The Alexandra Bridge Toll Act, 1863."

Issued under the Public Seal of the said Colony, at Victoria, Vancouver Island, the twenty-first day September, in the year of Our Lord one thousand eight hundred and sixty-three, and in the twenty-seventh year of Her Majesty's reign by me,

JAMES DOUGLAS. [L.S.]

By His Excellency's Command, WILLIAM A. G. YOUNG,

GOD SAVE THE QUEEN.

#### BRITISH COLUMBIA.



# PROCLAMATION.

No. 11. A. D. 1863.

By His Excellency JAMES DOUGLAS, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief of British Columbia and its Dependencies, Vice-Admiral of the same, &c.

WHEREAS under and by virtue of an Act of WHEREAS under and by virtue of an Act of Parliament, made and passed in the session of Parliament held in the 21st and 22nd years of the Reign of Her Majesty Queen Victoria, entitled "An Act to provide for the Government of British Columbia," and by a Commission under the Great Seal of the United Kingdom of Great Britain and Ireland, I, JAMES DOUGLAS, have been appointed Governor of the said Colony, and have been authorized by Proclamation issued under the Public Seal of the said Colony, to make laws, institutions, and ordinances, for the peace, order, and good government of the same;

And whereas a majority of the owners of real property in Blocks V., VI., and VII., of the suburbs of the City of New Westminster, have petitioned that the same be included within the limits of the said City for Municipal purposes;

And whereas it is expedient to grant the prayer of such petition in manner hereinafter appearing;

Now, therefore, I do hereby declare, proclaim, and enact as follows:

From and after the date of this Act:

Includes Suburban Blocks V., VI., and VII. within the City limits.

I. All that tract of land which includes the several pieces of land on the Official map of the suburbs of the said City of New Westminster, described as Blocks five (V.), six (VI.), and seven (VII.) shall be and are hereby included in the Schedule of "The New Westminster Municipal Council Act, 1860," and (so far as hereinafter not otherwise expressed) in all respects governed by, and subject to, all and singular the provisions of the Act last above cited, "The New Westminster Municipal Council Extension Act, 1861," and 'The New Westminster Municipal Extension Act, No 2," and the By Laws and ordinances made in pursuance thereof respectively, and such tract shall henceforth form an integral part of the said City and Municipality, as if such tract of land had been originally included therein.

#### Ward Number 5.

II. So much of the said tract of suburban land so included, as last aforesaid, as is situate and lying between the South Western Boundary line of Dublin Street and the South Western Boundary line of Saint Andrew Street shall be and constitute an additional Ward of the said City, under the name of Number 5

#### Ward Number 6

III. So much of said tract of land as is situate and lying between the said South Western Boundary line of Saint Andrew Street and the South Western Boundary line of Mary Street shall beand constitute au additional Ward of the said City, under the name of Number 6 Ward.

#### Ward Number 7.

IV. So much of said tract of land as is situate and lying between the said South Western Boundary line of Mary Street and the North Western Boundary line of Park Lane shall be and constitute an additional Ward of the said City, under the name of Number 7

#### N. and S. Boundaries.

V. Each of the said Wards shall be bounded by the Northerly Boundary line of Melbourne Street to the Northward, and by the Queen's Avenue to the South-

Creates one additional Councillor to each new Ward.

VI. One additional Councillor shall be elected for each of the said additional Wards, in the same manner (save as hereinafter mentioned) and with and subject to the same qualifications, powers, and restrictions as are at present in force with respect to the election of Municipal Councillors of the said City.

# Elections for remainder of 1863.

VII. Provided that the first List of Voters, for each of such additional Wards, shall be made out and notes taken in every such election by the same person, and the same Returning Officer, and the nomination and election shall take place in the same way as is at present prescribed for elections under the New Westminster Municipal Council Act, 1860. ter Municipal Council Act, 1860.

Save that the first List of Voters for the New Wards shall be made out by the 30th day of September, 1863, shall be retained until six months after the comple-

the first nomination shall take place on the 7th day of October, 1863, and the first election on the day following, and each member elected in accordance with this Act shall be deemed to have been in all respects duly elected a Municipal Councillor of the said City, under the New Westminster Municipal Council Act, 1860, and shall vacate office on the same day, and be eligible for re-election as if elected on the 7th day of August, 1863

#### Power of Taxation for 1863.

VIII. A supplemental Municipal tax may be created for the remainder of the Municipal year now current, by the whole body of Municipal Councillors so increased as aforesaid, and apply to and extend over the tract of land so included in the Municipality as aforesaid, but no further.

#### Collection thereof.

And such tax may be levied, assessed, and collected within and for such time, not exceeding the limits of the financial Municipal year now current, and in such manner as the Municipal Council may in their discretion determine best, with, under, and 'subject to the same restrictions as to amount, powers (including the power of sale), penalties, and remedies for collection, as if such tax had been created in the ordinary time and manner, under the said New Westminster Municipal Council Act, 1860. Municipal Council Act, 1860.

In subsequent years the same as other parts of the City.

IX. On and after the close of the Municipal year now current, the said tract of land included as afore-said in the said Municipality, and the said Wards hereinbefore created, shall be for the purposes of tax-ation representation in the Municipal Council, and all other Municipal purposes whatsoever, be deemed and taken to be part and parcel of the said City of New Westminster, as if such land had been originally in-cluded in the Act last above mentioned, and thence-forth be and remain subject to all the laws and byforth be and remain subject to all the laws and by-laws for the time being in force and affecting the said Municipality.

#### Short Title.

X. This Act may be cited for all purposes as the "New Westminster Municipal Extension Act, No. 3."

Issued under the Public Seal of the said Colony, at Victoria, Vancouver Island, the 23rd day of in September, the year of our Lord one thousand eight hundred and sixty-three, and in the twenty-seventh year of Her Majesty's reign by me,

JAMES DOUGLAS. By His Excellency's Command, WILLIAM A. G. YOUNG.

GOD SAVE THE QUEEN. BRITISH COLUMBIA.



# PROCLAMATION.

No. 9, A. D. 1863.

By His Excellency JAMES DOUGLAS, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief of British Columbia and its Dependencies, Vice-Admiral of the same, &c., &c.

THEREAS, under and by virtue of an Act VV of Parliament made and passed in the Session of Parliament held in the 21st and 22nd years of the Reign of Her Majesty Queen Victoria, intituled "An Act to provide for the Government of British Columbia," and by a Commission under the Great Seal of the United Kingdom of Great Britain and Ireland, I, JAMES DOUGLAS, have been appointed Governor of the said Colony, and have been authorized by Proclamation under the Public Seal of the said Colony, to make laws, institutions, and ordinances, for the peace, order, and good Government of the same;

AND WHEREAS by a certain Indenture dated the 17th day of April, A. D. 1863, and made between RICHARD CLEMENT MOODY, Colonel of Royal Engineers, and Chief Commissioner of Lands and Works for British Columbia, acting on behalf of the Government of British Columbia, acting on behalf of the Government of Gache Creek, in British Columbia, of the other part, the said William Hood contracted to construct and complete a certain Waggon Road and Works as described in the said Indenture and Specifications thereto annexed, and within the time, on the terms, and subject to the approach to the price of ect to the approval therein mentioned, for the price of Twelve thousand seven hundred and eighty-three pounds ten shillings Sterling, subject to be increased, under certain contingencies therein mentioned, to Thirteen thousand nine hundred and seventeen pounds and fifteen shillings Sterling, payable in British Columbian Bonds, at the following times, and in the following manner, that is to say; by Bonds of the Government of British Columbia, bearing interest at the rate of Six per Cent per annum, from the dates of the acceptances of the said Road Works by the said Chief Commissioner, such Bonds to be redeemable in the proportions, time, and manner, hereinafter mentioned, and the said payment to be made by such proportional instalments, as the said Chief Commissioner should in his discretion think fit.

AND WHEREAS, it is by the same Indenture provided that One-fifth of the said total amount of Bonds

tion and acceptance of the said Road and Works, or such earlier period as shall be appointed in that be-half, by the said Chief Commissioner, for the purposes in the said Indenture mentioned.

Now, therefore, I do hereby declare, proclaim, and enact, as follows

B. C. £50 Bonds up to £13,900 may be delivered to Chief Commissioner to fulfil the Contract.

I. On the production of any and every Certificate of the said Chief Commissioner stating that any portion of the said Works has been executed to the satisfaction of the said Chief Commissioner, and specifying the amount that is due thereon to the Contractor, there may be delivered to the said Chief Commissioner of Lands and Works for the time being, to be applied to payments under the said Contract, such a number of Bonds not exceeding in the whole the total amount before mentioned, in the form set forth in the Schedule hereto, as shall represent at par the amount specified in any such Certificate; each Bond being for the amount of Fifty pounds, and bearing interest at the rate of Six per cent per annum from the date of Certificate of acceptance. I. On the production of any and every Certificate of

After specified delay for repairs, balance due may be paid.

II. At the expiration of six calendar months from the date of the completion and acceptance by Government of the whole of the said Road and Works, or at such earlier period as the said Chief Commissioner shall specially certify in writing under his hand in that behalf, and on the production of a Certificate of approval and acceptance thereof, signed by the said Chief Commissioner, and stating that the whole of the said Works have been executed in accordance with the said Contract, there may be delivered to the said William Hood, his executors, administrators, or assigns, such portion of the said recited total (or increased total) amount as the case may be, of the said Bonds is-suable under this Act, as shall not have been applied or expended by the Government of British Columbia, in keeping the said Works in repair under the provi-sions of the said Contract in that behalf contained.

Gesser of interest on non presentation of Bond.

III. Provided that all interest shall cease to accrue upon any of the said Bonds which shall not have been presented for payment at the Treasury, upon the day therein appointed for the redemption thereof.

#### Numbering.

IV. All the said Bonds shall be numbered in a regular series, according to the natural numbers, begin-ing with No. 1, according to the order in which the same shall be issued.

#### Classification.

V. The Bonds numbered 1 to 85 both inclusive, shall, subject as hereinafter mentioned, be payable by the freasurer, with interest, in Cash, on the 30th day of September, A. D. 1864. The Bonds numbered 86 to 170 both inclusive, shall, subject as hereinafter mentioned, be payable by the Treasurer, with interest. in Cash, on the 30th day of September, A. D. 1865. The Bonds numbered 171 to 255, both inclusive, shall, subject as hereinafter mentioned, be payable by the Treasurer, with interest in Cash, on the 30th day of September, A. D. 1866, and (if required under the Contract), the Bonds numbered 256 to 277, both inclusive, shall subject as hereinafter mentioned, be payable by the Treasurer, with interest, in Cash, on the 30th day of September, A. D. 1867. All the said Bonds shall be dated as of the days on which the Certificates of acceptance to which they refer, shall Certificates of acceptance to which they refer, shall respectively be issued.

Bonds charge on General Revenue after existing special liabilities.

VI. The Treasurer of the Colony, or other person VI. The Treasurer of the Colony, or other person for the time being acting in that capacity, is hereby ordered and directed to pay the amount of every such Bond, and all interest payable thereon, out of any monies belonging to the said Colony remaining in his hands, after providing for the existing charges on the Public Revenue, by Loans or Bonds already raised or issued, at the time when such Bonds shall be presented to him for the payment of the principal or interest thereof in accordance with the provisions of the Ac, The interest due on each of the said Bonds shall be paid half-yearly upon presentation of the Bond in respect of which any such interest shall be due, at the Treasury, at New Westminster.

Schedule.

VII. The Schedule hereto shall be deemed to be part of this Act.

Short Title.

VIII. This Act may be cited on all occasions as the "Cook's Ferry and Clinton Road Bonds Act, 1863."

Issued under the Public Seal of the said Colony, at Victoria, Vancouver Island, this 30th day of June, A. D. 1863, and in the twenty-seventh year of Her Majesty's Reign, by me,

JAMES DOUGLAS

By His Excellency's Command

WILLIAM A. G. YOUNG,

Colonial Secretary.

GOD SAVE THE QUEEN.

SCHEDULE

COLONY OF BRITISH COLUMBIA.

TREASURY BOND.

Under the Cook's Ferry and Clinton Road Bonds Act, 1863.

£50. No.

Dated

A. D. 186 ...

Payable 30th September, 186 .

The Government of British Columbia is hereby bound Loans and Bonds), to pay to the Bearer hereof, on the 30th day of September, 186 the sum of Fifty pounds, together with interest thereon in the meantime, from the day of 186 after the rate of Six per cent per annum. The Interest becoming due hereon, shall be payable in instalments half-yearly, at the Treasury, New Westminster, to the Bearer hereof.

By order of His Excellency the Governor,

-Colonial Secretary.

#### BRITISH COLUMBIA.

#### PROCLAMATION.

No. 9. A. D. 1861.

By His Excellency JAMES DOUGLAS, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief of British Columbia and its Dependencies, Vice-Admiral of the same, &c., &c.

HEREAS, under and by virtue of an Act of Par-HEREAS, under and by virtue of an Act of Parliament made and passed in the session of Parliament held in the 21st and 22nd years of the Reign of Her Majesty Queen Victoria, entitled "An Act to provide for the Government of British Columbia," and by a Commission under the Great Seal of the United Kingdom of Great Britain and Ireland, I, JAMES DOUGLAS, have been appointed Governor of the said Colony, and have been authorized by Proclamation under the Public Seal of the said Colony, to make laws, institutions, and ordinances for the peace, order, and good government of the same :

And whereas it is expedient to amend and consolidate the laws affecting the settlement of unsurveyed Crown Lands in British Columbia;

Now, therefore, I do hereby declare, proclaim, and enact as follows:

Repeal of former Proclamations.

F. The Proclamation issued by me, under the Public Seal of the said Colony, dated the 4th day of January, 1860, and the Pre-emption Amendment Act 1861, end the Pre-emption Purchase Act, 1861, are hereby repealed.

Purchasers since the 20th June to hold on the ordinary terms of Pre emption.

II. All purchasers of unsurveyed land in British Columbia, who shall have made their purchases subsequently to the 20th day of June. 1861, and previously to the 27th day of August, 1861, shall hold the land purchased under precisely the same terms and conditions of occupation and improvement as are mentioned in the said Proclamation of the 4th day of January, 1860, with regard to lands pre-empted without pur-

British subjects, and aliens who shall take the oath of allegiunce, may acquire the right to hold land. and to purchase the same when surveyed, on certain conditions.

III. That from and after the date hereof, British subjects and aliens who shall take the Oath of Allegiance to Her Majesty and Her Successors, may acquire the right to hold and purchase in fee simple, unoccu-pied and unsurveyed and unreserved Crown Lands in British Columbia, not being the site of an existent or proposed Town, or auriferous land available for mining purposes, or an Indian Reserve or Settlement, under the following conditions:

The settler shall enter into possession and record his claim to any quantity not exceeding 160 acres.

IV. The person desiring to acquire any particular plot of land of the character aforesaid shall enter into posession thereof, and shall record his claim to any quantity not exceeding 160 acres thereof, with the Magistrate residing nearest thereto; paying to the said Magistrate the sum of eight shillings for recording such claim.

A holder of land may acquire additional land contiguous to the 160 acres, by pays ng an instalment of money.

V. Any person in posession of 160 acres of land as aforesaid, may acquire the right to hold and purchase any further tract of unsurveyed and unoccupied land aforesaid, over and above the quantity of 160 acres aforesaid, and contiguous thereto, upon payment to the nearest Magistrate of the sum of 2s. 1d. per acre for the same, as and by way of instalment of the purchase money to be ultimately paid to the Government upon the survey of the same land.

Proposing purchaser shall hold and record.

VI. Any person so paying such deposit shall enter into posession and record his claim to such last mentioned tract of land, in manner hereinbefore prescribed

Description of the land, how to be stated.

VII. The claimant shall in all cases give the best possible description of the land to the Magistrate with whom his claim is recorded, together with a rough plan thereof, and identify the plot in question by placing at the corners of the land four posts, and by stating in his description any other land marks of a notice the character. ticeable character.

Rectangular shape, or as nearly as possible proportion of the lines.

VIII. Every piece of land sought to be acquired under the provisions of this Proclamation, shall, save as hereinafter mentioned, be of a rectangular shape, and the shortest line thereof shall be at least two-thirds the length of the longest line.

Natural boundaries may be adopted in certain cases.

IX. Where the land sought to be acquired is in whole or in part bounded by mountains, rocks, lakes, swamps, or the margin of a river, or by other natural boundaries, then such natural boundaries may be adopted as the boundaries of the land sought to be acquired, and in such case it shall be sufficient for the claimant to show to the satisfaction of the Magistrate that the said form conforms as nearly as circumstances. that the said form conforms as nearly as circumstances permit to the provisions of this Proclamation.

Lines of adjacent claims may be adopted.

X. If the land sought to be acquired be bounded by a claim, the line of such claim may be adopted by the person so seeking to acquire, notwithstanding any irregularity in such line which may have been occasioned by the adoption of a natural boundary by the claimant of the adjacent claim.

Enclosed spaces may be adopted, notwithstanding any irregularity of shape.

XI. Where a piece of land is partially or entirely enclosed between two or more claims, the claimant may acquire such enclosed piece notwithstanding any irregularity of form, or disproportion in length, of any of the sides.

Boundaries to run as nearly as possible according to the points of the compass.

XII. The boundaries shall run as nearly as possible by the cardinal points of the compass.

Purchase on survey.

XIII. When the Government Survey shall extend to the land claimed, the claimant who has recorded his claim as aforesaid, or his heirs or devisies, or in the case of the grant of a certificate of improvement hereinafter mentioned, the assigns of such claimant shall, if he or they shall have been in continuous occupation of the same land from the date of the record aforesaid he entifled to purchase the land so accuired or said, be entitled to purchase the land so acquired, or in respect of which such deposit shall have been paid as aforesaid, at such rate as may for the time being-be fixed by the Government of British Columbia, not exceeding the sum of 4s. 2d. per acre.

Certificate of improvement to be issued when improvements have been made to the extent of 10s. per acre.

XIV. When the claimant, his heirs or devisies, shall XIV. When the claimant, his heirs or devisies, shall prove to the nearest Magistrate by the evidence of himself and of third parties, that he or they has or have continued in permanent occupation of the claim from the date of record, and has or have made permanent improvements thereon to the value of 10s. per acre, the said Magistrate shall grant to the said claimant, his heirs or devisies, a certificate of improvement in the Form marked A in the Schedule hereto. in the Form marked A, in the Schedule hereto.

When Certificate of improvement has been issued the holder may sell or deal with the land.

XV. Upon the grant of the certificate of improvement aforesaid, the person to whom the same is issued may, subject to any unpaid instalments, sell, mortgage, or lease the land in respect of which such certificate has been issued; but no interest in any plot of land acquired in either of the methods aforesaid, shall, before payment of the purchase money, be capable of passing to a purchaser, unless the vendor shall have obtained such certificate of improvement as aforesaid.

Conveyance on payment of the purchase money.

XVI. Upon payment of the purchase money a conveyance of the land purchased shall be executed in favour of the purchaser, reserving the precious minerals with a right to enter and work the same in favour of the Crown, its Assignees and Licensees.

Compensation to owner whose land may be taken or injured in certain cases.

XVII. In the event of the Crown, its Assignees or Licensees, availing itself or themselves of the privi-leges (other than the taking of land required for roads) mentioned in clauses 25 and 26, a reasonable compen-sation for the land taken, wasted, or damaged shall, be paid to the person whose land shall be taken, wasted or damaged as aforesaid, and in case of dispute the same shall be settled by a jury of six men, to be summoned by the nearest Magistrate.

Priority of title.

XVIII. Priority of title shall be obtained by the person who, being in possession, shall first record his. claim in manner aforesaid.

Cancellation of claim on permanent cessation of occupation.

XIX. Whenever any person shall permanently cease to occupy land acquired in either of the methods aforesaid, the Magistrate resident nearest to the land in question may, in a summary way, on being satisfied of such permanent cessation, cancel the claim of the person so permanently ceasing to occupy the same, and record the claim thereto of any other person satisfying the requisitions aforesaid.

Deposits and improvements forfeited on cancellation.

XX. All deposits paid in respect of such forfeited claims, and all improvements, buildings and erections thereon shall, (subject to the appeal hereinafter mentioned,) on such cancellation, be absolutely forfeited; and such claims, improvements, building and erections shall, subject to the appeal hereinafter mentioned, be open to settlement by any other person.

Appeal.

XXI. The decision of the Magistrate may be appealed by either party to the decision of the Judge of the Supreme Court of Civil Justice of British Columbia.

Security on Appeal.

XXII. Any person desirous of appealing in manner aforesaid, may be required before such appeal be heard, to find such security as may be hereafter pointed out by the Rules or Orders hereinafter directed to be pub-

Procedure.

XXIII. The procedure before the Magistrate and Judge respectively, shall be according to such Rules and Orders as shall be published by such Judge with the approbation of the Governor for the time being of British Columbia.

Ejectment or trespass by holder.

XXIV. Whenever a person in occupation at the time of record aforesaid, shall have recorded as aforesaid, and he, his heirs, or (in the case of a certificate of improvement) his assigns, shall have continued in permanent occupation of the same land since the date of such record, he or they may, save as hereinbefore mentioned, bring ejectment, or trespass, against any intruder upon the same land, to the same extent as if he or they were spired of the local set that he or they were seized of the legal estate in possession in the same land.

Saving of right to search and get gold in favor of free

XXV. Nothing herein contained shall be construed as giving a right to any claimant to exclude free miners from searching for any of the precious minerals or working the same, upon the conditions aforesaid.

Power to Government to re-take land for public purposes.

XXVI. The Government shall notwithstanding any claim, record, or conveyance aforesaid, be entitled to enter and take such portion of the land acquired in either of the methods aforesaid, as may be required for roads, or other public purposes.

Water for mining purposes may be taken.

XXVII. Water privileges and the right of carrying water for mining purposes, may, notwithstanding any claim recorded, be claimed and taken upon, under or over the said land so pre-empted or purchased as aforesaid, by free miners requiring the same, and obtaining a grant, or license from the Gold Commissioner, and paying a compensation for waste or damage to the person whose land may be wasted or damaged by such water privilege or carriage of water, to be ascertained in case of dispute in manner aforesaid.

If new claim taken up the old one is lost.

XXVIII If any person, being already registered as a claimant, register a claim to any other land not being contiguous thereto, the land so previously claimed shall, ipso facto be forfeited, and shall, with all improvements made thereon, be open to settlement by any other person.

Arbitrament of Magistrate.

XXIX. In case any dispute shall arise between persons with regard to any land so acquired as aforesaid, any one of the parties in difference may, before ejectment or action of trespass brought, refer the question in difference to the nearest Magistrate, who is hereby authorized to proceed in a summary way to restore the possession of any land in dispute to the person whom he shall deem entitled to the same, and to abate all intrusions, and award and levy such costs and damages as he may think fit.

Short Title.

XXX. This Proclamation may be cited as the "Preemption Consolidation Act, 1861."

Issued under the Public Seal of the said Colony, at Victoria, Vancouver Island, this 27th day of August, in the year of Our Lord One Thonsand Eight Hundred and Sixty One, and in the Twenty-fifth Year of Her Majesty's Reign, by me,

JAMES DOUGLAS.

By His Excellency's Command, WILLIAM A. G. YOUNG.

GOD SAVE THE QUEEN.

#### SCHEDULE A,

I hereby certify that has satisfied me by evidence of (naming the witnesses, and detailing any other evidence upon which the Magistrate has come to his judgment) that of has made improvements to the extent of 10s. an acre on acres of land, situated at

Signed,

BRITISH COLUMBIA.



#### PROCLAMATION.

By His Excellency JAMES DOUGLAS, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief of British Columbia.

Proclamation having the force of Law in Her Majesty's Colony of British Columbia.

WHEREAS, under and by virtue of an Act of Parliament made and passed in the session of Parliament held in the 21st and 22nd years of the reign of Her Majesty Queen Victoria, intitled "An Act to provide for the Government of British Columbia," and by a Commission under the great Seal of the United Kingdom of Great Britain and Ireland, I, JAMES DOUGLAS, have been appointed Governor of the said Colony, and have been authorized by Proclamation under the Public Seal of the said Colony to make laws, institutions, and ordinances for the peace, order and good Government of the same;

And whereas, it is expedient to afford to aliens desirous of becoming naturalized British subjects, facilities for so doing, and also to afford greater security and facility in the possession and transferring of land, and for quieting of titles transmit-ted in part or in whole through aliens;

Now therefore, I do hereby declare, proclaim, and enact as follows:

- 1. Every alien now residing, or who may hereafter come to reside in the said Colony with intent to settle come to reside in the said Colony with intent to settle therein, and who shall have actually resided therein, or in the adjacent Colony of Vancouver Island, or partly in the one Colony and partly in the other, for a continuous period of three years, without having been, during any portion of that time, a stated resident in any foreign country out of Her Majesty's dominions, shall be entitled to procure himself to be naturalized in manner hereingfor described. naturalized in manner hereinafter described.
- 2. Every alien desirous of becoming so naturalized, shall procure a declaration of residence and character, to be made and subscribed by some British subject in the form marked A. in the schedule hereto. Such alien shall, in the next place, make and subscribe a declaration of residence in the form marked B, in the said schedule hereto, and shall also take the oath of allegiance to Her Majesty and Her Successors, in the form marked C, in the said schedule.
- 3. Every such declaration and oath may be taken, made and subscribed before any Justice of the Peace, acting in any part of the Colony of British Columbia, or before any person appointed by Her Majesty to be a Judge in British Columbia. Every such declaration and oath shall be forthwith delivered to such alien, with the certificate at the foot thereof, signed by such Justice of the Peace, or by the Registrar of the said Judge, stating the compliance on the part of the said alien with the regulations hereinbefore contained.
- 4. It shall be lawful for the said alien to present all the said documents, properly subscribed and filled up as aforesaid, in open Court, on the first day of any Assizes or general sittings of the Court of British Columbia, in any place in the said Colony. And all such documents shall be then read aloud in open Court, and it shall be lawful for the said Court, on the last day of the said Assizes or general sittings, to order all the said documents and proceedings to be entered as of record in the said Court. And thereupon such alien shall be admitted and deemed, while within the said Colony of British Columbia, to be thenceforth a British subject to all intents and purposes whatever, and to hold, enjoy and transmit all property, rights and capacities, in the same manner as if born within Her Majesty's dominions. 4. It shall be lawful for the said alien to present all
- 5. Any woman (not a British subject previously to her marriage) married to a British subject, whether by birth or naturalization, shall be deemed to be a British subject, naturalized as from the date of her marriage, or of her husband's naturalization, whichever event shall last happen.
- 6. The declarations hereinbefore referred to (the forms whereof are set forth in the schedule hereunto) shall be deemed to be made in accordance with the Act 5 and 6, Wm. IV, c. 62, for the abolition of unnecessary oaths; and any wilful false statement made therein shall be deemed perjury, and shall expose every person making such false statement, or procuring the same to be made, to all the penalties of perjury. And, in addition to all such penalties, it shall be lawful for the said Court, on motion by the prosecutor, on any trial for perjury or subornation of perjury in respect of any such declaration, to declare null and void the naturalization based upon such false and void the naturalization based upon such falso declaration; and thereupon all such steps shall be taken as shall be thought fitting by the said Court. Provided nevertheless, that nothing shall affect the rights of any other person, derived under the person whose naturalization is so annulled, unless such other person shall have been cognizant of the perjury at the time of acquiring the right.

  7. There shall be paid to the Justice of the Peace
- before whom such declarations and oath as aforesaid shall be taken and subscribed, the sum of four shillings and no more for each such declaration and for such oath respectively; and by the Registrar of the said Court for reading and recording the said certificate and documents, the sum of six shillings and no more; and for every copy of such documents the same amount as for an office copy of any judgment of the said Court. And all such fees shall be applied as any other fees payable to Justices and Registrars are applicable by law or custom.
- 8. Every alien shall have the same capacity to take. hold, enjoy, recover, convey and transmit title to lands and real estate of every description, in this Colony, as if he were, at the time of the passing of this Act, a natural born British subject; and no person shall be disturbed in the possession or precluded from the recovery of any lands or real estate in this Colony by

reason only that some person from or through whom he may derive his title was an alien.

9. This Act may be referred to in all legal proceedings as the "Aliens' Act, 1859."

Issued under the Public Seal of the said Colony, at Victoria, this 14th day of May, 1859, in the twenty-second year of Her Majesty's Reign, by me JAMES DOUGLAS.

By His Excellency's Command, WILLIAM A. G. YOUNG, Colonial Secretary.

GOD SAVE THE QUEEN.

#### THE SCHEDULE BEFORE REFERRED TO. FORM A.

I, M. N. of---do solemnly declare that I am a na-I, M. N. of—do solemnly declare that I am a naturalized British subject (or British born subject as the case may be) and that I have known A. B. of—a Prussian subject (or as the case may be) ever since—and that the said A. B. has resided within the Colony of—for a period of [three years or upwards] that he is a person of good character, and that there exists to my knowledge no reason why to the said A. B. there should not be granted all the right and capacities of a natural born British subject, and I make this solemn declaration conscientiously believing the same to be true, and in compliance with the ing the same to be true, and in compliance with the provisions of the statute made and passed in the session of Parliament held in the fifth and sixth years of the reign of the late King William IV., intituled an Act for the abolition of unnecessary oaths.

(Signed) Declared and subscribed by the said M. N., before me, in pursuance of an Act of the Imperial Parliament of the United Kingdom, 5 and 6 William IV.,

knowledge and belief, the said A. B. has complied with the requisite formalities sp gified in such Proclamation, entitling him to be naturalized as a British subject, and I know of no reason why he should not be so naturalized. not be so naturalized.

(Signed)

J. P. for British Columbia, residing at-thisday of---186 . FORM B.

I, A. B. do solemnly declare that I have resided three years in this Colony (or in this Colony and the adjacent Colony of Vancouver Island, as the case may be) with intent to settle in this Colony, and without having been during that time a stated resident in any foreign country. And I make this solemn declaration conscientiously believing the same to be true, and in compliance with the provisions of the statute made and passed in the session of Parliament, held in the fifth and sixth years of the reign of the late King William IV., intituled an Act for the abolition of unnecessary oaths.

(Signed)

Declared and subscribed before me, in pursuance of an Act of the Imperial Parliament of the United Kingdom, 5 and 6 William IV., c. 62, and of the Proclamation of the 14th day of May, 1859. And I hereby certify that to the best of my knowledge and belief the said A. B. has complied with the requisite formalities specified in such Proclamation, entitling him to be naturalized as a British subject, and I know of no reason why he should not be so naturalized.

(Signed) J. P. for British Columbia, residing at-this-

FORM C.

day of-186 .

OATH OF ALLEGIANCE.

I, A. B., do swear that I will be faithful and bear true allegiance to Her Majesty Victoria, of the United Kingdom of Great Britain and Ireland, and of the dependencies and colonies thereof in Europe, Asia, Africa, America, and Australasia, Queen, and that I widdefend Her to the utmost of my power against all conspiracies and attempts whatever, which shall be made against Her Person, Crown, or Dignity, and I will do my utmost endeavour to disclose and make known to Her Majesty, Her Heirs and Successors, all treasons my utmost endeavour to disclose and make known to Her Majesty, Her Heirs and Successors, all treasons and traitorous conspiracies, which may be formed against Her or them. And I do faithfully promise to maintain, support and defend to the utmost of my power, the succession of the Crown, which succession by an Act intituled "An Act for the further Limitation of the Crown and better securing the Rights and Liberties of the subject," is and stands limited to the Princess Sophia, Electress of Hanover, and the Heirs of Her Body, being Protestants, hereby renouncing and abjuring any obedience or allegiance unto any other person claiming or pretending a right to the any other person claiming or pretending a right to the Crown of the said Realm and its dependencies and colonies as aforesaid, and I do declare that no Foreign Prince, Person, Prelate, State or Potentate, hath or ought to have any Jurisdiction, Power, Superiority, Pre-eminence or Authority, Ecclesiastical or Spiritual, within the same or any other part thereof. And I make this declaration upon the true faith of a Chris-So help me God.

(Signed)

Sworn and subscribed by the said A. B., before me, this—day of—186 . And I hereby certify that to the best of my knowledge and belief, the said A.B. has complied with the requisite formalities specified in the Proclamation of the 14th day of May, 1859, en-titling him to be naturalized as a British subject, and I know of no reason why he should not be so natural-

(Signed)

Justice of the Peace for British Columbia, residing at—this—day of—186 .

## Govennment Annd Resenves.

#### PUBLIC NOTICE.

THE

# UNDERMENTIONED LANDS ARE RESERVED

#### The Government until further notice.

THE LAND lying between the Coquitlam and the Pitt River, being partly under Survey, is not at present open to pre-emption.

R. C. Moody, Col. R.E., C.C.L.W

Lands and Works Department, New Westminster, June 6th, 1863.

WO portions of land, one on each side of the Fraser River, at the place where a Suspension Bridge s now being constructed, about 13 miles from Yale, have been Reserved; each portion is 2½ chains on both sides of the road, measured from the centre by 5 chains in length measured from the terminus of bridge in direction of the road, and also extending to the River.
R. C. Moody,

Colonel, R.E., C.C.L.W. Lands and Works Department, 13th June, 1863,

It is hereby notified with respect to Streams flowing into and through Clinton, that the Government reserve a right to divert the same, at any point or points, wholly or in part, from time to time, for the use and benefit of future inhabitants in the town, or to make grants of the same, from time to time, under such conditions as may appear to the Government the most convenient for the supply of water to the public.

R. C. MOODY Col. R.E., C.C.L.W

Lands and Works Department, New Westminster, 22nd June, 1863.

#### GOVERNMENT RESERVE.

THE Lands hereinafter described have been Reserved by the Government:

I. A circle of three miles radius described round Mission Point in Metlakahtla Channel, Chatham Sound, as a centre: together with such addition in a north-easterly direction as may include all the land from Mission Point to the Summit of the Mountains on the West Coast of the Chimpeson Parisalla. on the West Coast of the Chimpsean Peninsula.

II. The Island'known as Tugwell Island, sheltering the anchorage in Duncan Bay, (the position of the point on the Chimpsean Peninsula where the shoal stretches across to this Island is Lat. 54° 20′ 10″ N., Long. 130° 27′ 30″ W.)

III. Devastation Island, situated south of Tugwell Island and at the western entrance of Metlakahtla Channel.

IV. The Island, about 3 miles long by 1½ miles wide, in Chatham Sound, due south of the Mission, and forming the western shore of Metlakahtla Channel, the eastern shore being the Chimpsean Peninsula, together with all small Islands and Rocks adjacent to this Island and to the three before described Reserva-

A Rough Sketch of these Reserves can be seen at the Office of Lands and Works, New Westminster, and at the Mission, Metlakahtla, at which place Mr. Duncan, Justice of the Peace, will afford any information re-

By order of the Governor,

R. C. MOODY, Col. R.E., and Chief Comr.

Lands and Works Department, New Westminster, 24th July, 1863.

# Notice is hereby given that the undermentioned tract of Country is reserved until further notice,

Subject to all lawful claims existing prior to the date hererof, whether acquired under the Pre-emption or Mining Laws of British Columbia, viz:

The mountains on both sides of the South East end of Williams Lake, to the extent of Twenty Miles, running in a North Westerly and South Easterly direction, and taking the said Lake as a centre.

R. C. Moody,

Col. R. E. and C. C. L. W.

Lands and Works Department, New Westminster, 12th August, 1863.

#### The undermentioned portions of land have been reserved for the present:

KNIGHT'S INLET. RAIGHT'S INDET.

AST side, commencing one mile north of the river, (shewn in sketch, and leading to a glacier) running a line easterly for two miles, then south six miles, then west to the Inlet. Also to the western shore, three miles frontage on the Inlet, running back into the hill (westerly) two miles.

DOUGLAS CHANNEL.

Commencing half a mile to the westward of the mouth of the River Kittamah, at the head of Douglas Channel, running a line northerly one mile, then east to two miles beyond the head of the Bay (shewn in sketch), on the east of the channel, then south to Salmon River, the eastern line running three and a half miles from the channel.

Sketches indicating the positions of these Reserves can be seen at the Office of the Lands and Works Department, New Westminster.

By order of the Governor,
R. C. MOODY, Col. R.E.,
and Chief Commissioner.

Lands and Works Department, New Westminster, 24th August, 1863.

## Government Land Reserves.

#### PUBLIC NOTICE.

THE WHOLE OF the Queen Charlotte Islands, together with the smaller islands and rocks adja-

cent thereto, are reserved for the present.

By order of the Governor,

R. C. MOODY, Col R.E., C.C.L.W.

Lands and Works Department,

New Westminster, 5th Sept., 1863.

## NOTICE

IS HEREBY GIVEN that the Government has reserved the right to use and to divert the stream known as Robbs Creek, and the Lake to the North on the hill above the creek, at any point or points, wholly or in part from time to time, or to make grants of the same from time to time, under such conditions as may appear to the Government the most convenient for the supply of water to the Public in the Town and Suburbs of Quesnel, at the mouth of that River urbs of Quesnel, at the mouth of that River.

R. C. Moody, Col., R.E., and Chief Commissioner.

Lands and Works Department, New Westminster, 12th Sept., 1863.

Nands and Monks Department.

#### PUBLIC NOTICE.

SALE OF

#### TOWN LOTS AT CLINTON.

OTICE is hereby given that a Town Site, named Clinton, has been laid out at the junction of the Douglas and Yale Routes to Alexandria, and that the Lots will be offered

# FOR SALE AT PUBLIC AUCTION,

AT CLINTON, On Thursday 22nd October, next,

Upset price of each lot-£40 Sterling.

CONDITIONS OF SALE:

CONDITIONS OF SALE:

25 per cent of the purchase money to be paid on the knock of the hammer, the balance of 75 per cent to be paid at the Lands & Works Office, New Westminster, in three separate instalments of 25 per cent each, on or before the 22nd of November, the 22nd of December, and the 22nd of January, next.

I default of payment of any one of the said instalments, or any part thereof, on the respective days appointed for such payments as aforesaid the lot will positively be forfeited to the Government, together with any monies which may have been paid in respect thereof.

The right to grant, use, and for any purposes divert at pleasure, streams and waters flowing through or into Clinton, through any of the lots, without compensation, is reserved by the Crown, and excepted from this sale

is reserved by the Grown, and excepted from this sale accordingly.

Sale to commence at 12 o'clock, noon.

For further information and particulars apply at the Lands and Works Office, New Westminster, or at the Office of the Assistant Commissioner of Lands, at Lilleant, where plans can be seen. looet, where plans can be seen.

By order of the Chief Commissioner,

R.M. PARSONS, Captain, R. E. Lands and Works Office New Westminster, 11th June, 1863.

## NOTICE IS HEREBY GIVEN

THAT Captain Cavendish Venables has withdrawn any claims he may have or has hitherto advanced to Lands in the Bentinck Arm or Bella Coola District in favour of the Government, and the said Lands are hereby declared to be Government Reserves accordingly.

R. C. Moody, Col. R. E., C. C. L. W.

Lands and Works Department, New Westminster, September 3rd, 1863.

# Lands and Works Department.

## THIS IS TO GIVE NOTICE

THAT THE TOWN OF CLINTON as first Surveyed and as shewn in the Plan in the possession of the Magistrate at Lillooet, and there to be seen, re-mains unaltered as to design and size of lots, excepting the addition of a few Reserves.

The Sale will take place on the 22nd October, as stated in this  $\it Gazette$ .

Lands and Works Dept., 3rd Sept., 1863.

R. C. MOODY, Col. R.E., C.C.L.W.

#### PUBLIC NOTICE,

THERE WILL BE A

#### SALE OF TOWN LOTS. At Quesnel (mouth),

On Tuesday, 13th of October, next.

UPSET PRICE \$200.

Lots remaining unsold to revert to Government; not to be open for purchase at upset price Conditions of Sale as heretofore, but no value will

be allowed for improvements.

For further particulars apply to Mr. Cox, J.P.,

R. C. Moody, Col., R.E., C.C.L.W.

Lands and Works Department, New Westminster, 12th Sept., 1863.

#### PUBLIC NOTICE.

NOTICE is hereby given to any persons who may vicinity of New Westminster, under the Pre-emption Act, and whose Claims are now embraced within the Survey of that District, that they are required to prove their right to such Land, in writing, to the Chief Commissioner of Lands and Works, on or before the 25th instant, or failing to do so the Land is liable to be offered for Sale at Public Auction on the 30th instant. All persons who have paid Deposits on the Land referred to are requested to pay the balance due upon the said Lands, at the Lands and Works Office, New Westminster, on or before the 13th of October, next.

R. C. MOODY, Col. R. E., and Chief Comissioner.

Lands and Works Department, New Westminster, 8th September, 1863.

# Directory.

# HIBBEN & CARSWELL, Booksellers and Stationers,

YATES STREET, VICTORIA, V.I.

L. A. BENDIXEN, PROPRIETOR OF THE

# ST. GEORGE HOTEL,

View St., between Broad and Douglas Streets, VICTORIA, V. I.

# JOHN BANKS & CO., MERCHANTS.

IMPORTERS AND DEALERS IN

Sashes, Plate, Colored, and Window Glass, Paints, Oils, Varnishes,

&c., &c.,

WHARF STREET, (BOTTOM OF YATES ST.,) VICTORIA, V. I.,

#### OBSERVATIONS METEOROLOGICAL

ROYAL ENGINEER CAMP, NEW WESTMINSTER.

Abstract of results for the week ending Saturday, the 26th September, 1863.

	9.30. л.м.												3.30 р.м.									
	week.		]	IYGRO	METER.		WINI	0.	ous	SELF REGISTER- ING THERMOMS		OMS	reduc-		HYGROMETER.				WIND.			
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7	MTVTF	29.973 30.017 29.902 29.947 29.701	62.5 59 62.5 60 65.2 61 65.6 60 59.5 58 52.8 52 52.8 51	.8 59 .8 59 .4 57 3.0 56 1.0 51	.2 .469 .6 .510 .8 .514 .3 .470 .8 .462 .2 .377	.829 .903 .827 .747 .908 .943	Calm. Calm. Calm. Calm. E.	0 0 0 0 1 3	.180 .380 .410 1.130	2 4 4 1 4 8	72.0 71.0 75.5 71.0 66.0	56.5 55.5 52.0 55.0 51.5	45.0  55.0  52.0  48.0  53.5  50.0	29.924 29.978 29.978 29.942	64.5 65.4 70.5 62.0 59.0 55.0	62.0 65.0 60.5 58.0 54.0	60.0 62.3 59.5 57.2 53.0	.436 .518 .561 .509 .469 .403	.828	E. S. S. S.E.	1 3 1 1 1 1 1 1 1 1	8 Fine. 9 Fine. 0 Fine. 1 Rain. 2 Rain. 3 Rain. 4 Rain.

NOTE: -The eistern of the Barometer is 46 feet above the level of the sea.

R. M. PARSONS. Captain, R. E.

Observations taken by J. Connoy Lance Corporal, R. E. Printed every Saturday at the Royal Engineer Press, New Westminster, British Columbia.